

PBC DECISION SHEET

Name

AUCCOIN, RONALD JAMES

FPS

File No

Institution:

TYPE OF REVIEW

PAPER

TYPE OF RELEASE(S)

STATUTORY RELEASE - PRE REL.

OFFENDER'S SECURITY CLASSIFICATION

SIR score 11 (if applicable)

4 OUT OF 5 OFFENDERS WILL NOT COMMIT AN

DETECTABLE OFFENCE AFTER RELEASE.

Does not apply - Reason:

FINAL DECISION(S)

STATUTORY RELEASE - PRE REL. CHANGE CONDITION

Date:

2012/09/28

to impose special conditions on statutory release. No leave privileges.

SPECIAL CONDITION(S) IMPOSED AND PERIOD OF TIME FOR WHICH THEY ARE VALID

Apply until the end of the release unless a fixed period of time is specified.

STATUTORY RELEASE - PRE REL. AVOID PERSONS - VICTIM(S)

No direct or indirect contact with the victim(s) or any member of the victim's family.

Status IMPOSED

STATUTORY RELEASE - PRE REL. RESIDE AT A SPECIFIC PLACE

Reside at a Community Correctional Centre or a Community Residential Facility or other residential facility (such as private home placement) approved by the Correctional Service of Canada, until the warrant expiry date.

Status IMPOSED

STATUTORY RELEASE - PRE REL. AVOID PERSONS - CHILDREN

Not to be in the presence of any male/female children under the age of 16 unless you are accompanied by a responsible adult who knows your criminal history, and has been previously approved in writing, by your parole supervisor.

Status IMPOSED

REASONS FOR SPECIAL CONDITION(S)

In accordance with the Corrections and Conditional Release Act, you are entitled to be released on the date determined and to remain at large until the expiration of your sentence according to law.

The Correctional Service Canada (CSC) is responsible to prepare your case and to supervise you during your statutory release in the community. CSC recommends to the Parole Board of Canada (PBC) the imposition of special conditions to your statutory release inclusive of residency.

FPS: NAME: AUCCOIN, RONALD JAMES

FILE NO:

PBC 12-09-08

VERS: 01

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TIME IS BASED ON A 24-HOUR CLOCK PERIOD.

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In the context of a statutory release, the role of the Board is limited to the imposition of special conditions it considers reasonable and necessary in order to protect society and to facilitate your successful reintegration into society. To impose a residency condition, the Board must also be satisfied that, in the absence of such a condition, you will present an undue risk to society by committing an offence listed in Schedule I before the expiration of your sentence according to law.

In your late thirties, you are a first time federal offender serving a two year sentence for Sexual Interference (x2). You and your 15 year old male victim were travelling together in a truck and while stopped, you sexually assaulted your victim. You deny the incident took place.

Your criminal history depicts convictions for Sexual Interference in 1998 and 2003. There is little file information relating to these offences but you indicate that they involved young teenaged males. You received probation and a provincial sentence as dispositions for these offences. You have also breached conditions relating to these offences. Your victims were the children of family friends. You have also had several sexual assault and sexual interference charges stayed, dismissed or, for which you were found not guilty. Most of your offending has been against male children but you do admit to touching a young female child's breast.

During this sentence you successfully completed the Sex Offender Primer Program as well as the Sex Offender High Intensity Program. Facilitators noted that you made some gains in addressing personal targets to manage your risk such as establishing and maintaining healthy relationships, and managing thinking that justifies sexual offending. However, it is believed you were hampered by cognitive deficits and you required one-on-one assistance. Despite this extra assistance, the program facilitator indicated that you had difficulty in understanding the concepts taught and in applying these in your daily life. Your response to treatment is therefore rated as low-moderate.

Psychological testing places you in the high risk category relative to other similar male sexual offenders for sexual recidivism. It is opined that you will require close supervision once released as your risk to reoffend is not likely to have decreased as a result of the programs completed. You continue to have relationship issues and sexual fantasies which have yet to be successfully addressed. You have groomed your victim and continue to minimize your actions by transferring blame to your victim.

Your Case Management Team (CMT) is recommending a residency condition be imposed on your upcoming statutory release. It believes that in the absence of a residency condition, you present an undue risk to commit a Schedule I offence before the expiration of your sentence according to law. They cite your history of sexual offending, your failures to abide by court imposed restrictions and your low responsiveness to treatment as reasons for their recommendation.

The Board is of the opinion that caution is required in your case upon a release to the community. Your entrenched offending pattern is driven by your distorted sexual views and your cognitive process. You continue to entertain sexual fantasies and have made little progress as a result of your program participation. While you appeared to be committed to your correctional plan, your lack of ability to understand the concepts taught makes it difficult for you to make gains. There are concerns from professionals that you may require medication to reduce your level of arousal as the only means of reducing your level of risk. While the Board is not imposing such a condition at this time, it is of the opinion that you will require

the close supervision and structure that is afforded by a halfway house. Your movement will require close monitoring. Further, your progress will need to be constantly evaluated in order to ensure that you not return to previous behaviours that often led you to commit your sexual offences against your male victims. The Board is of the opinion that in the absence of a residency condition, you will present an undue risk to society by committing an offence listed in schedule 1 prior to your warrant expiry date (WED). You will therefore reside in a Community Correctional Centre/Community Residential Facility (CCC/CRF) until your warrant expiry date.

You will also have no contact with the victim of your offence and members of his immediate family. Your victim has suffered from your action and need not be exposed to the possibility of further assault from you that such contacts could lead to.

You will also not be in the presence of any children under the age of 16 unless accompanied by a responsible adult who is familiar with your offences and who has been previously approved in writing by your parole supervisor. You have committed offences against young male children and have admitted sexually touching a female child as well. This condition is necessary in order to not expose you to potential victims, as doing so would increase your risk to return to your previous criminal behaviour.

The Board is of the opinion that these conditions are necessary and reasonable to manage your risk, to protect society and to assist with your reintegration efforts. Considering the duration for which some of the above elements have been present in your life, the impact of these elements on your criminality and the severity of the offences you could commit should you reoffend, these special conditions will be valid until the expiration of your sentence according to law.

No leave privileges given your high level of risk and your ongoing issues with your inappropriate sexual thought process, leave privileges are not authorized.

VOTE (S)

		Dated
STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	
BOARD MEMBER	LEBLANC, BERNARD A.	2012/09/27
STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	
BOARD MEMBER	DURE, JEAN F	2012/09/29

SIGNATURE (S)

LEBLANC, BERNARD A.

Date

DURE, JEAN F

Date
